ADVERTISING IN CARS

A NEW BUSINESS WHICH AMOUNTS TO \$3,000,000 A YEAR.

The Renson Why It Has Its Limitations. All Grown Up Within a Very Few Years, Boston's Serious View of the Ad. Writ er's Attempts at Humor.

The annual expenditure for street car advertising in the United States has in five years grown from \$200,000 to \$3,-000,000, and is constantly increasing. Although it is yet small in comparison with the enormous amount of money with the enormous amount of money paid for newspaper advertising, it is, for various reasons, a peculiarly interesting development of modern business methods. It is an outgrowth of important social betterments, a new field for the display of artistic and literary talent, and a not inconsiderable element of intertainment as well as practical information for the quick witted Ameriformation for the quick witted American public. It is also a field curiously liable to be cornered. Newspapers may add on columns and pages to accommodate advertisers, magazines be made a few onnees or pounds heavier to the same end, new publications without number be set going and billboards en-Plarged indefinitely. In fact, overy other vehicle of advertising has a quality of clasticity that is entirely lacking in the street car method. New lines will not be started or even more cars put on to give opportunities to advertisers. Those things are determined by the require-ments of local travel. And when the 16 advertising spaces in a car are filled the seventeenth advertiser who comes along will have to wait his chance for some

one elso to drop out.

Not infrequently the limit of accommodation has been reached in Boston and other New England cities peculiarly favored by advertisers, and applicants for space have had to wait for the expiration of running contracts before they could gain entrance. Already half a dozen firms are spending from \$75,000 to \$100,000 a year each in this way, at least 20 concerns each expend from \$45,-000 to \$75,000, and from 25 to 30 may be counted who put out from \$25,000 to \$40,000 each. These sums, it is understood, are paid for the actual rental of spaces in the street cars, the placing of the cards in them and the watching necessary to see that the cars are run according to contract. The cost of getting up the cards, which is very considerable, is outside this estimate. To make up the remainder of the estimated \$3,000,-000 of total annual expenditure an army of smaller advertisers, generally lo-

cal only, lend their aid. The growth of street car advertising has been to a very marked degree dependent upon and synchronous with marked improvements in street car service. It was a very insignificant interest in the old days of the horse cars prior to 1873. The low ceiled, dingy, ill lighted vehicles then in use carried å few plain, unattractive eards, half obscured by dust and covered by glass, the refrac-tions from which made them difficult to decipher. Only local advertisers occupied spaces and did so rather to help a struggling enterprise or get rid of a per-

sitent solicitor than through any hope of profit from the investment. Then, in San Francisco primarily, cable traction began to take the place of horses, enabling the employment of roomier, loftier cars, handsomer in every detail of materials, form and color than the old ones, and some genius evolved the hapby idea of confining the advertising cards by moldings in concave spaces and without glass. At once the cards were made to conform to their improved surroundings. They were more handsomely designed, printed in bright, attract-

ive colors and sometimes illustrated.

It was not until 1888, when electric propulsion had been clearly demonstrated to be commercially practicable and trolley lines were put in operation all over the country, that street car advertising began to assume its present character. As before the improvement in it was in keeping with the betterment of the vehicles, which were now no longer simply comfortable, but be-The amount of interest taken in the advertising cards, as well as the vigilance of critical observation, is sometimes demonstrated by protests against some novelty within the first hour of its appearance. That is partienlarly likely to happen in Boston, where the committee for regulating the universe is largely represented. That committee is always in session, one of its members constitutes a quorum, and it seldom lacks things to kick at. One day,

that flashed out at once in all the cars: The man who lets a lady stand
Where others push and crowd her
Deserves to have the strongest brand
Of —'s baking powder
To raise him.

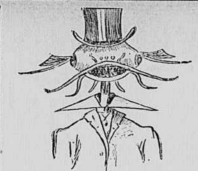
some menths ago, it was moved to turn itself loose on the subject of a new card

The Boston newspapers received letters of indignant protest against the advertiser's audacity in presuming to teach Bostonians courtesy under the guise of advertising his baking powder. Finally the row got into the courts over the question whether the car companies could compel the removal of the obnoxious eard. The squabble was compromised, but not until that baking powder had been advertised as it never was before. In like manner in the same city another rumpus was caused by the simple query of a tailor's card, "Do you wear pants"

The characteristic Bostonian remonstrated against the word "pants" as a vulgar abbreviation, outrageous to cerrect taste. In a number of cities the car companies will not permit the display of any cards advertising wines or liquors, and such things would even be contrary to law in certain portions of New England. Patent medicines, too, are viewed with disfavor. - New York

Made a Record.

"Did the major go through the war?" "Yes, like a streak of lightning. I don't think he was ten minutes getting through. '-- Atlanta Constitution.



It's a curious thing

that some people are not aware that Pond's Extract is far superior to any of the preparations of hamamelis made.

Accept no substitute for genuine Pond's Extract.

POND'S EXTRACT CO., 76 Fifth Ave., New York-

Lessons in Ladies' Fancy Work.

Lessons in FANCY WORK, CROCHET, BMBROIDERING, ENITTING and FLOWER MAKING. Classes for children

444 Eighth Ave. S. W., Cor. Park St.

A NEAT advertisement catches the eye of

SCHEDULE ROANOKE STREET RAILWAY.

IN EFFECT SEPT. 15, 1895.

Norwich.		College.		Vinton.		West End.	
Leave Union Depot.	Leave Norwich.	Leave Union Depot.	Leave College.	Leave Terry Building.	Leave Vinton.	Leave Union Depot.	Leave II. Street.
A M 6 39 7 00 8 90 9 40 10 20 11 100 11 40 12 20 1 100 3 00 6 20 7 00 8 20 9 40 10 20 11 2	A M 6 45 7 20 8 60 8 60 9 20 10 40 11 20 12 00 12 40 12 40 13 40 14 40 15 40 16 40 1	7 00 7 00 8 20 9 00 10 20 11 00 11 40 P M 12 20 3 50 3 50 3 40 6 20 7 00 9 40 10 20 11 00 11 00 11 00 11 00 11 00 11 00 11 00	7 20 8 00 9 20 10 60 10 40 11 20 12 40 12 20 2 40 2 40 3 20 4 40 5 20 6 40 7 20 6 40 7 20 10 40 11 20 11 20	A M 6 00 7 00 8 20 9 40 10 20 11 00 11 40 1 20 1 100 1 40 2 20 3 00 4 20 5 40 6 20 7 40 8 20 9 40 1 20 1 100 1 1 40 2 20 3 00 5 40 2 20 5 40 6 20 7 40 8 20 8 40 8 40 8 40 8 40 8 40 8 40 8 40 8 4	A M 6 15 7 20 8 40 9 20 10 00 10 40 11 20 12 00 12 00 12 40 2 40 3 20 4 00 4 40 6 00 6 00 6 00 8 40 9 20 10 00 10 00	A M 8 00 9 20 10 00 11 20 12 10 12 40 12 40 12 40 2 90 2 40 3 20 4 00 4 00 4 40 6 00 6 00 6 00 8 00 9 20	8 20 9 00 11 00 11 40 11 20 1 10 2 20 3 10 5 40 6 20 7 7 00 7 40 9 40

Crystal Spring.		Roano' e		Franklin Road.		Salem.	
Leave Union Depot.	Leave Spring.	Leave Terry Bullding.	Lynchburg Arenne,	Leave Terry Building.	Lv Highland Avenue.	Leave Terry Bullding.	Leavo
A M 8 CO 8 40 9 20 10 00 10 40 11 20 12 40 1 2 40 2 40 3 20 4 00 5 20 6 00 7 20 8 00 8 00 8 00 8 00 8 00 8 00 8 00 8	A M 8 20 9 40 10 20 11 40 12 20 1 40 2 20 3 80 4 20 5 50 6 20 7 60 8 20 9 9 40	A M 7 566 8 30 9 10 9 50 10 30 11 10 11 50 12 30 1 10 1 50 2 30 4 30 5 50 6 50 6 750 8 30 9 10	A M 8 00 8 40 9 20 10 00 10 40 11 20 11 20 12 00 12 00 2 00 3 20 4 00 4 00 6 00 6 40 8 00 8 40 8 90 8 90 8 90 8 90 8 90 8 90 8 90 8 9	A M 8 10 8 50 9 50 10 10 10 10 10 11 20 11 20 12 10 2 10 2 10 4 10 4	A M 8 20 9 00 9 40 10 20 11 10 11 40 12 20 1 100 2 20 3 00 4 20 5 00 5 00 7 00 9 00 9 00 9 00	A M 5 40 7 00 8 20 9 40 11 00 12 20 4 20 9 40	A M 6 20 20 20 20 20 20 20 20 20 20 20 20 20

President and General Manager,

Na. W Norfolk: Western 13

SCHEDULE IN EFFECT MAY 12, 1895. Westhound Leave Rosnoke Daily.

8:20 a. m. (Washington and Chattanooga limited) for Bristol and the South and West. Stops at principal stations west of Radford. Pullman sleepers to New Orleans and Memphis, dining car at-

7:05 a. m. for Radford, Bluefield and

Fio5 a. m. for Radford, Bluefield and Pocahontas
fiz5 p. m. the Chicago Express for Radford, Bluefield, Pocahontas, Kenova, Cincinnati, Indianapolis, St. Louis, Kansas City, Columbus and Chicago.
Pullman Buffet Sleeper Roanoke to Columbus. Also for Pulaski, Wytheville, Bristol, Knoxville, Chattancoga and intermediate points.

Minston Salem Division—Leave Roa-noke (Union station) daily 2:10 p. m. for Rocky Mount, Martineville, Win-ston-Salem and intermediate stations For all additional information apply ticket office or to W. B. BEVILL General Passenger Agent, Roanoke, Va. M. F. BRAGO, Traveling Passenger Ager t.

Chap. >48.—A Joint Resolution Proposing an Amendment to the Fifth Section of Article Ten of the Constitution of Virginia, and Providing for Publishing Said Amendment and Certifying the Same to the Next General Assembly.

Approved March 8, 1894.

Approved March 8, 1894.

1. Resolved by the house of delegates and senate (a majority of the members elected to each of the two houses agreeing thereto). That the following amendment to the constitution of Virginia be, and is hereby proposed, and is hereby referred to the general assembly to be chosen at the next general election of senators and members of the house of delegates for its concurrence in conformity with the provisions of section one, of article twelve of said constitution, namely, strike out from the constitution of Virginia the fifth clause of article ten, which is in the following words:

8.5. The general assembly, may law a tax sec

in the clause of article ten, which is in the tollow ing words:
§ 5. The general assembly may levy a tax not exceeding one dollar per annum on every male citizen who has attribed the age of twenty one years, which shall be applied exclusively in aid of public free schools; and counties and corpora-tions shall have power to impose a capitation tax, not exceeding fifty cents per annum, for all purposes.

public free sensols; and counties and corporations shall have power to impose a capitation tax, not exceeding fifty cents per annum, for all purposes.

And insert in lieu thereof the following:

§ 5. The general assembly may levy a tax not exceeding one dollar per annum on every male citizen who has attained the age of twenty-one years, which shall be applied exclusively in aid of public free schools; and counties and corporations shall have power to impose a capitation tax, not exceeding fifty cents per annum, for all purposes; and the general assembly may impose upon every maie inhabitant of the State between the ages of sixteen and sixty years, the duty of working, not exceeding two days in any one year, upon the public roads and highways herein, subject, however, to such exemptions from duty as may be from time to time prescribed by law.

§ Resolved, That the clerk of the senate or the clerk of the house of delegates, or, if a vacatey happen in both of the said offices, the presiding officer of either house of the general assembly, be authorized and required to cause this proposed amendment and these resolutions to be published in one newspaper published in each of the cities of the commenwealth having more than ten thousand inhabitants, once a week for three consecutive months previous to the time of choosing the members of the general assembly at the next general election of senators and members of the house of delegates be required to transmit to the general assembly to be chosen at the next general election of senators and members of the house of delegates be required to transmit to the general assembly to be chosen at the next general election of senators and members of the house of delegates a criffied copy of said proposed amendments and of these resolutions, together with the certificates of publications, together with the certificates of publications, together with the certificates of publications, together with the certificates of publications to the publishers of the newspapers in which he said p

opplesed amendments shall have been published.

Opples of Clerk of House of Delegates, Kichkon, Va., July 25, 1895.

The foregoing is a copy of a joint resolution proposing an amendment to the fifth section of artice 10 of the constitution of Virginia, and providing for publishing said amendment and certifying the same to the next general assembly—which was agreed to during the secsions of 1893-1894 by a majority of the members elected to each of the two houses, and so recorded, and which joint resolution was approved by the governor on March 8, 1894, and is published in accordance with a provision contained therein.

J. Bell. BigGRR,
Clerk of House of Delegates and Keeper of the Rolls of Virginia.

8 1 8m 1aw

Rolls of Virginia.

8 1 3m 1aw

TRUSTEE'S SALE.—WHERRAS A CERTAIN
deed of trust was executed by Erastus A. Mc.
Gehee to George J. Peet, trustee, bearing date of
December the Ptb, 1891, and recorded in the
clerk's office of the hustings court for the city of
Roanoke, Va., in deed book 71, page 28, to secure the periormance of certain conditions and
payments specified in a certain bond executed by
the said Erastus A. McGehee, of even date with
the said deed, for the payment of six hundred dollars to the National Mitual Building and Loan
Association, of New York, in accordance with
their articles of association; and whereas the said
George J. Peet has resigned the said trust and
the judge of the hustings court for the city of Roanoke, Va., at the September term, 1893, did appoint Junius McGehee as trustee, in place and
stead of George J. Peet, trustee, after legal notice
as provided by statute to all the parties in intercet; and whereas, default has been made in the
payments and conditions mentioned in said bond
and deed of trust for more than three months,
and after having been requested so to do by the
beneficiary, the National Mutual Building and
Loan Association, of New York, I shall by virtue
of said deed and pursuant to the terms thereof
proceed to seel at public anction to highest bidder ON OCTOBER 30, 1895, AT 3 O'CLOCK P. M.
on the premises, at the property conveyed in
said deed with the improvements thereon bounded
and described as follows, to-wit:

Beginning at a point on the west side of Sixth
street n. e. (formerly Morroe street) distant one
hundred (180) feet northerly from Bighth avenue
with Sixth street n. e. morth two degrees eyes one
hundred (180) feet to Ninth ave. n. e. (formcrity Gregory street), thence with Ninth ave. n. e.
north cighty eight (8) degrees west fitty (50) feet
to a point, thence south two (2) degrees west one
hundred (180) feet to a point, thence south eightyclust its street, including a commission to the
trustee, and to pay of said bond with arrearages
due ther

Trustee.

IN THE CLERB'S OFFICE OF THE CIRLevit Court for the city of Ronnoke, on the 25th
day of September, 1895, Lacy Weet, plaintiff,
against Floyd West, defendant, chancery.

The object of this suit is to dissolve the bonds
of matrimony heretofore solemnized between
plaintiff and defendant and to obtain a decree for
a divorce a vinculo matrimoni from the defendant, and an affidavit having been made and filed
that the defendant, Floyd West, is not a resident
of the State of Virginia, it is ordered that he do
appear here, within fitteen days after due publication hereof, and do what may be necessary to
protect his interest in this suit. And it is further
ordered that a copy hereof be published once a
week for four weeks in The Hoanouse Dally
Times, and that a copy be posted at the front
door of the courthouse of this city on the first
day of the next term.

A copy—Teste:
S. S. BROOKE, Cierk,
A. J. OLIVER, P. Q.

A THEREAS, BY DRED, DATED 17TH DAY

WHEREAS, BY DEED, DATED 17TH DAY W HEREAS, BY DRED, DATED 17TH DAY of October, 1892, recorded in the clerk's office of the Hustings Court rer city of Roanoke, Va., in deed book 81, page 191, T. R. Campbell conveyed to the undersigned certain property in trust to secure to P. L. Terry the sum of \$500 00, payable as therein set forth; and, whereas, default has been made in the payment of part of said debt, and being requested by P. L. Terry, the beneficiary thereander, I will offer for rate, separately, at public anction, to the highest blidder, AT 12 O'CLOCK NOON, ON WEDNISSDAY, OCTOBER 20, 1895, at A. L. Marsball's planing mill, on Moorman road northwest, in city of Roanoke, Va., the property described ander said deed, to-wit: One Smith's planing machine and one portable eight horse-power steam engine.

TERMS: Cash. S. W. JAMISON, 924 tds

Trustee.

Pocahontas

it25 p. m. the Chicago Express for Radford, Bluefield, Pochontas, Kenova, Clucinnati, Indianapolis, St. Louis, Kansas Civy, Columbus and Chicago. Pullman Buffet Sleeper Roanoke to Columbus. Also for Puiaski, Wytheville, Bristol, Knoxville, Chattancoga and intermediate points.

North and Eastbound, Leave Roanoke Dally.

it40 p. m. for Petersburg, Richmond and Norfolk 11:40 p. m. for Washington, Philadelphia and New York.

Pullman sleeper Roanoke to Norfolk and Lynchburg to Richmond.

8:05 p. m. for Richmond and Norfolk and Lynchburg to Richmond.

8:05 p. m. Washington and Chattanooga limited) for Washington, Hagerstown, Philadelphia and New York.

Pullman sleeper Roanoke to Norfolk and Lynchburg to Richmond.

8:05 p. m. Washington and Chattanooga limited) for Washington, Hagerstown, Philadelphia and New York of Self-Emberl, 1895, at 12 o'clock noon, offer for sale on the permises, at public outcry, to the highest bidder for eash, either in person or parceloiland, with life improvements thereon, and Ohio rallroad. Stops only at principal stations.

Durham Division—Leave Lynchburg (Union station daily 3:45 p. m. for South Boston and Durham and intermediate stations.

Winston Salem Division—Leave Roa-

S 21 tds ARTHUR N. DERR, Trustee.

By consent of the parties at interest the above sale is postponed to Monday, September 23, 1895, at the same time and place.

ARTHUR N. DERR, Trustee.

Under an order of court the above advertised sale is postponed until October 10, 1895, at the same piace and bour, or to such other date, to be hereafter stated, as the said court injunction shall have been previously dissolved.

ARTHUK N. DERK, Trustee.

LEGAL NOTICES.

payments are to be secured by deed of trust upon the premises to be conveyed.

96 td8

T. R. TANNER, Trustee.

DY VIRTUE OF A DEED OF TRUST ENcorded on page 272, in deed book No. 74, of the linstings Court records for the city of Roanoke, in which Wm. P. Haff conv yed to W. F. Hale, trustee, certain real estate therein described, in trust to seem to the Southern Mutual Building and Loan Association of Atlant-, Ga., the repayment of a loan of \$1,0.0, according to the conditions of a certain bond of even date with the said dred, and the said Hale baving resigned the said trust, and the said Hale baving resigned the said trust in the place and stead of the said line, after due 1 offect to the parties at interest, there fore, 2s the said obligation now stands in default on request of the beneficiery, I will, ON THE 12TH DAY OF OCIOBAR, 1895, at 12 o'clock noon, on the premises, offer for sale at public outery, to the highest bidder, all of that certain parcel of land, together with all improvements thereon, situated in the city of Roanoke and State of Virginia, and bounded and described as follows, to-will:

Beginning at the northwest corner of Tazewell and Tayloe streets, thence with Tazewell street westerly forty-four and six-tenths (416) feet to a point on same, thence northerly one hundred and thirty (130) feet to an alley, thence with said alley easterly four (4) feet to a point on same, thence casterly twenty-two (22) feet, more or less, to Tayloe street, thence with Tayloe street, thence casterly twenty-two (22) feet, more or less, to Tayloe treet, thence with Tayloe street outherly dity (50) feet to Tazewell street, the place of beginning, and known as part of lot No. 8, section No. 7, of the Edgewood addition.

TERMS—Cash sufficient to pay the costs of this said and the debt due said association, amounting to \$1,296,90, as of the first day of August, 1815, and the balance, if any, payable in one and two years with approved security for deiterred payments.

AltHurn DeRM.

LEGAL NOTICES.

two years from date; in the payment of which the said J. F. Wingfield having defaulted, and being directed so to do by the holders of the said notes, I will, ON THE 29TH AY OF OCTO-BER, 1895, at 12 o'clock need, at the front door of the courthouse of Roanoke cithe front door of the courthouse of Roanoke with side of Woodland avenue, Roanoke, Virgin, 169 feet west of Fourth street, being lot No. 10, section No. 3, according to the map of the Woodland Park Land Company, TERMS: Cash sufficient to pay the sam of \$1,000 with interest as above, and the costs of the execution of the truck, and the residue in one and two years, cytienced by pur chaser's bonds, secured by each of trust on the property. ROBT, E. SCOTT, Trustee. 927td

chaser's bonds, secured by deed of trust on the property. ROBT, E. SCOTT, Trustee. 927td

AND SALE.—BY VIRTUE OF A DBED OF trust executed by T. E. B. Hartsook, October 17, 1891, recorded in deed book No. 30, prgc 288, conveyed to Robt. E. Scott, trustee, property hereinafter described, in trust to secure to the Woodland Park Land Lompany, the payment of two notes of \$258,33 each, dated October 17, 1890, and payable with interest from date, in one and two years from date; in the payment of two notes of \$258,33 each, dated October 17, 1890, the said T. E. B. Hartsook having defaulted, and being directed so to do by the holders of the notes, 1 will, ON THE 27TH DAY OF OCTOBER, 1893, at 12 o'clock noon, at the front door of the control ose of Roanoke city, sell at public auction, a lot of land on the north side of Wood land avenue, Roanoke, Virginia, 89 feet west of Fourth Street, being lot No. 39, section No. 1, according to the map of the Woodland Park Land Company. TERMS: Cash sufficient to pay the sum of \$516,69, with interest as above, and the costs of executing this trust, and the residue in one and two years, evidenced by purchaser's bonds, secured by a deed of trust on the property, ROBT, E. SCOTT, Trustee.

Yards Land Company the payment of two notes of \$508,52 each, cated October 17, 1890, recorded in deed book No. 50, page 255, conveying to Robt, E. Scott, trustee, property hereinalter described, in trust to secure to the Woodland Park Land Company the payment of two notes of \$508,52 each, cated October 17, 1890, and payable, with interest from date, in the payment of two notes of \$508,52 each, cated October 17, 1890, and payable, with interest from date, in the payment of which the said G. T. Walker having defaulted, and being directed so to 50 by the holders of the said Rotes, 1 will, ON THE 2911 DAY OF OCTOBER, 1895, at 170 clock noon, at the front door of the courinouse of Roanoke, Virginia, 250 feet west of Foorth street, keing lot he map of the Woodland Park Land Company. TERMS, Cash smilled than P

on the prechaser's bonds, secured by a deed of trust on the property. ROBT. E. SCOTT. Trustee.

AND SALE.—BY VIRTUE OF A DEED OF Interest executed to M. C. McKinstry October 17, 1890, recorded in deed book No. 50, page 334, conveying to Robt. E. Scott, trustee, property breinister described in trust to secure to the Wordland Park Land Company the payment of two notes of \$338-33 each, dated October 17, 1890, and payable with interest from date in one and two years from date; the said M. C. McKinstry having defaulted in the payment of the note last maturing, and being directed so to do by the holder of the said note, iwil, ON THE 20TH DAY OF OCTOBER, I wil, ON THE 20TH DAY OF OCTOBER, I wil, ON THE 20TH DAY OF OCTOBER, I wil, ON THE 20TH CANNON, at the front floor of the conthouse of knonoke city, sell a public auction a lot of land on the south side of Woodland avenue, Roanoke, Virginia, 120-35 feet east of Forth street, being lot No. 4, section No. 4, section No. 4, section floor of the conthouse of Roanoke City, sell a public auction a lot of land on the south side of Woodland avenue, Roanoke, Virginia, 120-35 feet east of Forth street, being lot No. 4, section No. 4, according to the map of the Woodland Park Land Company, TERMS; Cash smillicient to pay the sum of \$716.66 with interest as above, and the costs of executing this trust, and the residue in one and two years, evidenced by purchaser's home, secured by deed of trust on the property. ROBT. E. SCOTT, Trustee.

AND SALE—BY VIRTUE OF A DEED of trust to secure to the Woodland Park Land Company the payment of two notes of \$231,33 each, dated October 17, 1890, and payable, with interest from date, in one and two years from date, in the payment of two notes of \$231,33 each, dated October 17, 1890, and payable, with interest from date, in one and two years from date, in the payment of woodland avenue, Roanoke, City, sell at public auction, a lot of land on the north side of Woodland avenue, Roanoke, Virginia, 502 feet west of Fourth steet, being lot home and

residue in hone, and two years, evidenced by purchaser's bonds, secured by a deed of trust on the property. ROBT. E. SCOTT, Trustee. 927 tids

AND SALE—BY VIRTUE OF A DEED OF trust executed by T. E. B. Hartesook Cotoher 17, 1880, rec rided in deed book No. 50, page 301, colveying to Robt. E. Scott, trustee, property hereinatter described in trust to secure to the Woodland Park Land Company the payment of two notes of \$285.33 csch, dated October 17, 1880, and payable with interest rome date; in one and two years from date; in the payment of two notes of \$285.33 csch, dated October 17, 1880, and payable with interest rome date; in one and two years from date; in the payment of two notes of \$285.33 csch, dated October 17, 1880, and payable with interest rome date; in the payment of two notes of \$285.33 csch, dated October 17, 1880, and payable with interest from date; in one and two years from date; in the payment of with notes of \$285.33 csch, dated October 17, 1880, and payable with interest from date; in the payment of two notes of \$285.30 csch, dated October 16, 1880, and payable with interest from date; in the payment of two notes of \$285.31 csch, dated October 16, 1880, and payable with interest from date; in the payment of two notes of \$280, and payable with interest from date; in the payment of with date of the payment of two notes of \$280, and payable with interest from date; in the payment of with date of the payment of with date of the payment of two notes of \$280, and date of the payment of with date of the payment of two notes of \$280, and, dated October 17, 1880, payable with interest from date; in the payment of two notes of \$280, and, dated October 17, 1880, payable with interest from date; in the payment of two notes of \$280, and, dated October 17, 1880, payable with interest from date; in the payment of two notes of \$280, and, dated October 17, 1880, payable with interest from date; in the payment of two notes of \$280, and, dated October 17, 1880, payable with interest from date; in the payment o

one and two years from date: and default awares, though and two years from date: and obtain the winds in the content of the last the last the last three the last three last of the last of th

Va., 160.35 feet east of Fourth street, being the lot No. 5, section No. 4, according to the map of the Woodland Park Land Company. TRRMS: Cash sufficient to pay the sum of \$238.33, with interest as above, and the costs of executing this trust, and the residue in one and two years, evidenced by purchaser's bonds, scenred by deed of trust on the property. ROBT, E. ROOTT, Trustee.

Trustee. 820TT.
Trustee. 927 dd

Land Sale-By Virtue of A Deed of trust executed by T. E. B. Hartsook October 17, 1890, recorded in deed book No. 59, page 256, conveying to Robert E. Scott, trustee, properly hereinafter described, in trust to secure to the Woodland Park Land Company the payment of two notes of \$25,33 each, dated October 17, 1890, and payable, with interest from date, in one and two years from date; in the payment of which the said T. E. B. Hartsook having defaulted, and being directed so to do by the holders of the said notes I will, On THE 29TH DAY OF OCTOBER, 1895, AT 12 OCLOCK NOON, at the front door of the continones of Roanoke city, sell at public ancetion, a lot of land on the north side of Woodland avenue, 129 feet west of Fourth street, Roanoke, Va., being lot No. 41, section No. 1, according to the map of the Woodland Park Land Company TERMS: Cash sufficient to pay the sum of \$316, 66, with interest as above, and the costs of executing this trust, and the residue in one and two years, evidenced by purchaser's bonds, secured y deed of trust on the property, ROBT, E. SCOTT, Trustee. 927td

by parchaser's bonds, secured by deed of truston the property, ROBT, E. SCOTT, Trustee. 927td

I AND SALE-BY VIRTUE OF A DEED OF trust executed by G. W. Davis and Salie A., his wife, October 17, 1890, recorded in deed book 51, page 329, conveying to Robt. E. Scott, trustee, property hereinafter described in trust to scenze to the Woodland Park Land. Company the payment of two noices of \$250 each, dated October 17, 1890, and payable, with interest from date. In one and two years from date; in the payment of which the said G. W. Davis having detailed, and being directed so to do by the holders of salinoice, I. will, O. 8 THE 29TH DAY OF OCTOBER, 1893, AT 12 O'CLOCK NOON, at the front decrot the courthouse of Rosanoke city, sell at public auclion, a lot of land on the north stell of Taze-wood street, being lot No. 31, section No. 4, according to the map of the Woodland Tark Land Company. TERMS: Cash sufficient to pay the sum of \$300, with interest rom date in one and two years, cide need by purchaser's bonds, secured by deed of trust on the property. ROBT.

S. SCOTT, Trustee.

I AND SALE-BY VIRTUE OF A DEED OF trust executed by Miss II. D. Graves October 17, 1890, recorded in deed book 53, page 84, conveying to Robt. E. Scott, trustee, property hereinaft, rescribed, in trust to secure to the Woodland Park Land Company the payment of two notes of \$500 each, dated October 17, 1890, and payable, with interest from date, in one and two years from date; in the payment of the said notes to do, I will, NT THE 29TH DAY OF OCTOBER, 1895, AT 12 O'CLOCK NOON, at the front door of the courthouse of Roanoke city, sell at public ancion, a lot of land on the south side of Woodland avenue, Roanoke, Va. 240 feet west of Fourth street, being lot No. 8, section No. 3, according to the map of the Woodland Park Land Company. TERMS: Cash sufficient to pay the sum of \$500, with interest as above, and the costs of executing this trust, and the residue in one and two years, evidenced by the property. ROBT. E. SCOTT, Trustee. 9 27 td

the residue in one and two years, evidenced by purchaser's bonds, secured by deed of trust on the property, ROBT, E. SCOTT, Trustee. 9 27 td

AND SALE—BY VIRTUE OF A DEED OF trust executed by T. E. B. Hartsook October 17, 1890, recorded in deed book No. 50, page 295, conveying to Robt. E. Scott, trustee, property hereinafter described, in trust to secure to the Woodland Park Land Company the payment of two notes of \$255.33 each, dated October 17, 1890, and payable, will not rest from date, in one and two years from date; in the payment of which the said T. E. B. Hartsook having defaulted, and being directed so to do by the holders of the notes I will, ON THE 25TH OF OCTOBER, 1880, AT 12 O'CLOUR NOON, at the front door of the courthouse of Rosnoke city, seld of Woodland avenue, Rosnoke, Va., 40 feet west of Fourth street, being lot No. 38, section No. 1, according to the map of the Woodland Park Land Company. TRMS: Cash sufficient to pay the sam of \$516.66, with interest as above, and the costs of executing this trust, and the residue in one and two years, evidenced by purchaser's bonds, secured by deed of trust on the property. ROBT, E. SCOTT, Trustee.

P\$7 td

AND SALE—BY VIRTUE OF A DEED OF Itust executed by J. F. Wingfield Oct 17, 1890, recorded in deed book No. 55, page 267, conveying to Roth E. Scott, trustee, property hereinafter described, in trust to secure to the Woodland Park Land Company the payment of two notes of \$350 cach, dated October 17, 1890, and payable with interest from date, in one and two years from date, in one and t